

The Gazette



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## NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 8th February 1961 :—

Issue No.	No. and date	Issued by	Subject
20	S.O. 313, dated 3rd February, 1961.	Ministry of Finance.	Extending the period of moratorium in respect of Prabhat Bank Ltd., Delhi, upto 8th March, 1961.
	S.O. 314, dated 3rd February, 1961.	Do.	Extending the period of moratorium in respect of Bank of Nagpur Ltd., Nagpur, upto 8th March, 1961.
21	S.O. 315, dated 4th February, 1961.	Ministry of Steel, Mines and Fuel.	Giving notice of its intention to acquire Lands described therein.
22	S.O. 316, dated 7th February, 1961.	Ministry of Information and Broadcasting.	Approval of films specified therein.
23	S.O. 317, dated 8th February, 1961.	Ministry of External Affairs.	Appointing 8th February, 1961 on which the Nagaland (Transitional Provisions) Regulation 1961, shall come into force.
24	S.O. 365, dated 8th February, 1961.	Ministry of Law.	Declaration containing the name of the candidate elected by the elected members of the Madhya Pradesh Legislative Assembly in the Council of States.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

**PART II—Section 3—Sub-section (ii)**

**Statutory orders and notifications issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).**

**MINISTRY OF FINANCE****(Department of Expenditure)**

*New Delhi, the 3rd February 1961*

**S.O. 367.**—In exercise of the powers conferred by the proviso to article 309 and clause (5) of article 148 of the Constitution, and after consultation with the Comptroller and Auditor General in relation to persons serving in the Indian Audit and Accounts Department, the President hereby makes the following Regulations further to amend the civil service Regulations, namely:—

1. These Regulations may be called the Civil Service (Third Amendment) Regulations, 1961.
2. In the Civil Service Regulations,—in Article 920, to clause (3), the following shall be added, namely:—

“Provided that in cases where a notification in the Gazette regarding grant of leave preparatory to retirement to a gazetted officer has been issued, a further notification that the officer actually retired on the expiry of such leave shall not be necessary unless the leave is curtailed and the retirement is for any reason antedated or postponed.”

[No. F. 25(22)-EV/60.]

RABI RAY, Dy. Secy.

**(Department of Economic Affairs)**

*New Delhi, the 10th February 1961*

**S.O. 368.**—In exercise of the powers conferred by sub-section (2) of section 45 of the Banking Companies Act, 1949, the Central Government hereby extends the period of moratorium granted by it in respect of the Bank of Kerala Ltd., Trivandrum under the aforesaid sub-section up to and including the 31st day of March, 1961.

[No. F. 4(131)-BC/60.]

D. N. GHOSH, Under Secy.

**(Department of Revenue)****LAND CUSTOMS**

*New Delhi, the 18th February 1961*

**S.O. 369.**—In exercise of the powers conferred by sub-section (1) of section 3 of the Land Customs Act, 1924 (19 of 1924), the Central Government hereby makes the following further amendment in the Government of India, Ministry of Finance (Department of Revenue) Notification Land Customs No. 2 dated the 25th January, 1958, namely:—

For clauses (4) and (5) of the said notification, (as renumbered in this Ministry's Notification Land Customs No. 7 dated 17th May, 1958), the following clauses shall be substituted, namely:—

- “(4) the Collector of Central Excise, Bombay to be Collector of Land Customs in his jurisdiction and for whole of the area falling under the jurisdiction of the Collector of Central Excise, Poona in the State of Maharashtra and for whole of the area lying to the south of the River Narbada in the State of Gujarat falling under the jurisdiction of the

Collector of Central Excise, Baroda and for North Kanara, Belgaum and Dharwar Districts in the State of Mysore falling under the jurisdiction of the Collector of Central Excise, Mysore,

- (5) the Collector of Central Excise, Baroda to be Collector of Land Customs for the whole of the area in his jurisdiction other than the area lying to the south of the River Narbada in the State of Gujarat."

[No. 1/F. No. 2/6/59-L.C.I.]

M. C. DAS, Dy. Secy.

**(Department of Revenue)**

**CORRIGENDUM**

**ESTATE DUTY**

*New Delhi, the 8th February 1961*

**S.O. 370.**—In the Ministry of Finance (Department of Revenue) Notification S.O. 203, dated the 23rd January, 1961 appearing on pages 290 to 295 of the Gazette of India dated the 28th January, 1961, Part II, Section 3, Sub-section (ii), the following corrections shall be made in the Appendix:—

**APPENDIX**

<i>On Page</i>	<i>Against S. No.</i>	<i>For</i>	<i>Read</i>
<b>I. ENGINEERS/SURVEYORS ARCHITECTS</b>			
290 .	5	C.C.	C.E.
290 .	11	Bhute	Bhuta
291 .	22	Haman	Hamam
291 .	32	Manson	Mansion
292 .	65	Roorke	Roorkee
292 .	65	Barautt	Baraut
<b>III. ACCOUNTANTS</b>			
293 .	20	Bhanacha	Bharucha

[No. 44/F. No. 5/18/60-ED.]

M. B. PALEKAR, Dy. Secy.

**CENTRAL BOARD OF REVENUE**

**INCOME-TAX**

*New Delhi, the 7th February 1961*

**S.O. 371.**—In exercise of the powers conferred by sub-section (2) of Section 5 of the Indian Income-tax Act, 1922 (11 of 1922) and in partial modification of all previous notifications on the subject, the Central Board of Revenue hereby directs that with effect from 30th January, 1961 (fore-noon) Shri K. M. S. Reddy a Commissioner of Income-tax shall perform all the functions of Commissioner of Income-tax in respect of such areas or of such persons or classes of persons or of such incomes or classes of incomes or of such cases or classes of cases as are comprised in the Income-tax Circles, Wards or Districts in the State of Mysore:

Provided that he shall also perform his functions in respect of such persons or of such cases as have been or may be assigned by the Central Board of Revenue to any Income-tax Authority subordinate to him:

Provided further that he shall not perform his functions in respect of such persons or of such cases as have been or may be assigned to any Income-tax Authority outside his jurisdictional area.

While performing the said functions the said Shri Reddy shall be designated as the Commissioner of Income-tax, Mysore, with headquarters at Bangalore.

*Explanatory Note*

**NOTE.**—The amendments have become necessary due to change in the incumbent of Commissioner's post.

(The above note does not form a part of the notification but is intended to be merely clarificatory).

[No. 15 (F. No. 55/1/61-IT).]

**D. V. JUNNARKAR**, Under Secy.

**MINISTRY OF COMMERCE AND INDUSTRY****ORDER**

*New Delhi, the 7th February 1961*

**S.O. 372/IDRA/18G/48/60.**—In exercise of the powers conferred by Section 18G of the Industries (Development and Regulation) Act, 1951 (65 of 1951) the Central Government hereby makes the following Order to amend the Cement Control Order 1958, namely:—

1. This Order may be called the Cement Control (First Amendment) Order 1961.
2. In the Schedule to the Cement Control Order 1958—
  - (1) for the entry against serial No. 2, the following entry shall be substituted, namely:—

Name of producer	Price per metric tonne
"2. M/s. Rohtas Industries Ltd., Dalmianagar.	57.27 (57.56)

- (2) at the end, the following note shall be inserted, namely:—

"Note: The price specified within brackets against serial No. 2 above is the price per British Ton for the period beginning from the 1st January, 1960 and ending on the 30th September, 1960".

[No. Cem-8(50)/60.]

**M. L. GUPTA**, Under Secy.

**ORDER**

*New Delhi, the 10th February 1961*

**S.O. 373.**—In exercise of the powers conferred by section 6 of the Industries (Development & Regulation) Act, 1951 (65 of 1951), the Central Government hereby appoints Shri Kashi Nath Pandey, M.P. to be the member of the Development Council established by the Order of the Government of India in the Ministry of Commerce and Industry No. S.O. 2603 dated the 17th October, 1960 for the scheduled industries engaged in the manufacture and production of Sugar, till the 16th October, 1962 and directs that the following amendment shall be made in the said Order, namely:—

In paragraph 1 of the said Order after entry No. 20C relating to Shri Brajkishore Shastri, the following entry shall be inserted, namely:—

"20D. Shri Kashi Nath Pandey, M.P., President, Indian National Trade Union Congress, U.P. Branch, 19, Japling Road, Lucknow.	Persons employed in industrial undertakings.	Member"
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[No. 1(4)IA(IV)/60.]

**P. MADHAVAN NAIR**, Under Secy.

**MINISTRY OF STEEL, MINES & FUEL****(Department of Iron and Steel)***New Delhi, the 7th February 1961*

**S.O. 374/ESS.COMM/Iron & Steel-15(1)/AM(38).**—The following Notification issued by the Iron and Steel Controller under Sub-clause (1) of Clause 15 of the Iron and Steel (Control) Order, 1956, is hereby published for general information:—

**"NOTIFICATION**

In exercise of the powers conferred by Sub-clause (1) of clause 15 of the Iron and Steel (Control) Order, 1956, and with the approval of the Central Government, the Iron and Steel Controller is pleased to notify the following amendment to Clause 1 under Part II of Schedule III (Pig Iron) and Clauses 1 and 5 under Part II of Schedule IV (Prime quality Steel & Semis) regarding special conditions for sales by Registered Producers published under S.O. 2249-ESS. COMM/Iron & Steel—15(1) and 27(1) in Part II—Section 3(ii) of the Gazette of India dated 1st November, 1958.

Under the existing Clause 1 under Part II of Schedule III and Clauses 1 and 5 under Part II of Schedule IV regarding special conditions for sales by Registered Producers,

Add the following:

"In case of 'f.o.r. Destination' sales the Main and Regd. Producers are also permitted to despatch Iron & Steel "freight paid" by all Sea/River route or Rail-cum-Sea/River route provided the total cost of transport incurred does not exceed the railway freight payable had the material been sent by the All Rail route."

The other general and special conditions of sales remain the same as before.

**C. V. RAMACHANDRAN,**  
Price & Accounts Officer  
for Iron & Steel Controller".

[No. SC(C)-2(5)/61.]

**J. S. BAIJAL,** Under Secy.

**(Department of Mines & Fuel)***New Delhi, the 9th February 1961*

**S.O. 375.**—Whereas by the Notification of the Government of India in the Department of Mines and Fuel (Ministry of Steel, Mines and Fuel) S.O. 670 dated the 17th March, 1959, under sub-section (1) of section 4 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), the Central Government gave notice of its intention to prospect for coal in lands measuring 8715.48 acres in the locality specified in the Schedule appended to that Notification and reproduced in Schedule 1 appended hereto;

And whereas out of the said lands by the Notification of the Government of India in the Department of Mines and Fuel, (Ministry of Steel, Mines and Fuel) S.O. 703 dated the 15th January, 1960, the Central Government made declaration under sub-section (1) of section 9 of the said Act only in respect of the lands and rights in or over such lands mentioned in Schedule-II appended hereto:

And whereas in respect of the remaining lands no notice under sub-section (1) of section 7 has been given;

Now, therefore, in exercise of the powers conferred by the said sub-section (1) of section 7, the Central Government hereby specifies further period of one year commencing from the 19th March, 1961 as the period within which the Central Government may give notice of its intention to acquire the said remaining lands or of any rights in or over such lands.

## SCHEDULE I

Plan No. Rev. 15/59.  
(Showing lands notified for prospecting).

## Talcher Block—'B'

Sl. No.	Village	Thana	Sub-Division	District	Approximate area	Remarks
					Acres	
1.	Kuchianali . . .	Colliery	Talcher	Dhenkanal	198.95	Whole
2.	Danra . . .	Colliery	Talcher	Dhenkanal	2430.08	Whole
3.	Chintamanipur . . .	Colliery	Talcher	Dhenkanal	27.89	Whole
4.	Jambubahali . . .	Colliery	Talcher	Dhenkanal	688.32	Whole
5.	Badajorada . . .	Colliery	Talcher	Dhenkanal	1517.52	Whole
6.	Mahendrapur . . .	Colliery	Talcher	Dhenkanal	173.16	Whole
7.	Baulapur . . .	Colliery	Talcher	Dhenkanal	381.13	Whole
8.	Natedi . . .	Colliery	Talcher	Dhenkanal	512.14	Whole
9.	Badasingada . . .	Colliery	Talcher	Dhenkanal	537.69	Whole
10.	Sanasingada . . .	Colliery	Talcher	Dhenkanal	103.32	Whole
11.	Surjamanipur . . .	Colliery	Talcher	Dhenkanal	209.45	Whole
12.	Kendupalli . . .	Colliery	Talcher	Dhenkanal	194.01	Whole
13.	Hirapur . . .	Colliery	Talcher	Dhenkanal	313.54	Whole
14.	Ramchandrapur . . .	Colliery	Talcher	Dhenkanal	187.61	Whole
15.	Jagabandhupur . . .	Colliery	Talcher	Dhenkanal	111.29	Whole
16.	Tentulei . . .	Colliery	Talcher	Dhenkanal	1127.28	Whole
TOTAL					8715.18	Acres (Approximate)

**Boundary Description:**

BCD line passes along the Western and Northern boundary of village Danra.

DEF line passes along the Eastern boundary of villages Danra and Jambubahali.

FG line passes along the Northern boundary of villages Badasingada, Surjamanipur, Ramchandrapur and Hirapur.

GHIJ line passes along the Eastern boundary of villages Hirapur and Tentulei.

JKL line passes along the South-Western boundary of village Tentulei.

LMN line passes along the Southern and South-Western boundary of villages Kendupalli, Jagabandhupur and Surjamanipur.

NO line passes along the Eastern boundary of villages Badasingada, Sanasingada and Badajorada.

OP line passes along the Southern boundary of village Badajorada.

PQ line passes along the Western boundary of village Badajorada.

QR line passes along the Southern boundary of villages Mahendrapur and Baulapur.

RB line is the common boundary of Angul and Talcher Sub-Divisions.

SCHEDULE II

Drawing No. Rev./67/60.  
(Showing lands acquired).

BLOCK—II.

Sl. No.	Village	Thana	Thana No.	District	Area	Remarks
					Acres	
1.	Hirapur	Colliery P. S.	4	Dhenkanal	313 54	Full.
2.	Ramchandrapur	Colliery P. S.	4	Dhenkanal	188 15	Full.
3.	Suryamanipur	Colliery P. S.	4	Dhenkanal	211 00	Full.
4.	Badasingida	Colliery P. S.	4	Dhenkanal	382 43	Part.
5.	Tentulei	Colliery P. S.	4	Dhenkanal	263 20	Part.
6.	Kendupalli	Colliery P. S.	4	Dhenkanal	192 10	Full.
7.	Jagabandhupur	Colliery P. S.	4	Dhenkanal	33 68	Full.
TOTAL AREA :—					1584.10	(Approximately)

Plots to be acquired in village Hirapur :—

1 to 32, 3/33, 20/34, 20/35.

Plots to be acquired in village Ramchandrapur :—

1, 2, 3, 4/169, 4/170, 4/171, 4/172, 4/173, 4/174, 4/175, 4/176, 4/177, 4/178, 4/179, 4/180, 4/181, 4/182, 4/183, 4/184, 4/185, 4/186, 4/187, 4/188, 4/189, 4/190, 4/191, 4/192, 5 to 12, 12/193, 13 to 120, 4/121, 4/122, 51/123, 59/124, 62/125, 88/126, 88/127, 77/128, 75/129, 68/130, 66/131, 67/132, 87/133, 72/134, 72/135, 72/136, 72/137, 73/138, 53/139, 53/140, 49/141, 49/142, 91/143, 107/144, 114/145, 114/146, 116/147, 18/148, 17/149, 16/150, 16/151, 16/152, 19/153, 23/154, 23/155, 23/156, 23/157, 23/158, 31/159, 33/160, 35/161, 22/162, 80/163, 43/164, 76/165, 74/166, 74/167, 51/168, 82/169, 83/195, 83/194 / 196, 83/197.

Plots to be acquired in village Suryamanipur :—

1, 2, 2/457, 3 to 131, 142, 133, 134(P), 135 to 141, 96/456, 310 to 321, 251 to 257, 374, 450, 143 to 163, 165, 166, 98/467, 98/468, 201 to 222, 247, 206/447, 200/455, 223, 224, 225, 195 to 200, 264 to 309, 231 to 238, 242 to 250, 258 to 263, 233/472, 233/473, 401, 322, 323, 324 to 344, 469, 345, 241, 240, 239, 355, 357, 354, 353, 346, 352, 347, 351, 354, 359, 350, 349, 356, 358, 360, 361, 364, 365, 363, 362, 367, 368, 369, 406, 407, are covered by and including plot Nos. 234, 406, 408, 409, 417, 410, 188, 229, 230, 370 to 414, 441, 451, 492, 443 to 446, 417, 418, 421, 416, 422, 423, 336, 415, 435, 432, 438, 440, 439, 429, 426, 427 to 434, 425, 186, 420, 419, 454, 187, 188, 184, 185, 183, 182, 173 to 181, 189 to 195, 226 to 230, 164, 167 to 172.

Plots to be acquired in village Bada-Singida :—

1 (Part), 1/1028, 2/1029, 281 to 284, 293 to 300, 2, 292 (Part), 3 to 272, 276 (Part), 277 to 280, 285 to 291, 301 to 320, 322, 323, 449, 450, 460 to 467, 478, 479.

Plots to be acquired in village Tentulei :—1 (Part).

Plots to be acquired in village Kendupalli :—

1, 2, 3, 3/250, 4, 4/218, 5 to 11, 210 to 215, 195 to 209, 216, 217, 220 to 225, 227 to 234, 236, 237, 238, 29, 30, 31, 28, 24, 21, 22, to 27, 16 to 20, 234, 13, 14, 15, 32, 33 to 103, 215, 105 to 194, 253, 242, 243, 44, 251, 240, 249, 254, 222.

Plots to be acquired in village Jagabandhupur :—

1 to 70, 72 to 76, 78 to 81.

1-2 line passes along the Northern Boundary of villages Badasingida, Suryamanipur, Ramchandrapur and Hirapur.

2-3 line passes along the Eastern Boundary of village Hirapur.

3-4 line passes along the Eastern Boundary of villages Hirapur and Tentulei.

- 4-5 line passes through plot No. 1 in village Tentulei.  
 5-6 line passes along the Southern Boundary of village Tentulei.  
 6-7-8-9 line passes along the Southern Boundary of village Kendupalli.  
 9-10 line passes along the Western Bondary of village Kendupalli and Jagabandhupur.  
 10-11 line passes along the Southern Boundary of village Suryamanipur.  
 11-12 line passes along the Western Boundary of village Suryamanipur.  
 12-13 line passes along the Northern Boundary of plot No. 324, 321, 375, 406, 448, 451, 452, 453, 459, 458, 457, 470, 477, 480.  
 13-14-1 line passes along the Western Boundary of the village Badasingda.

[No. C2-21(2)/59.]

B. ROY, Under Secy.

## MINISTRY OF FOOD & AGRICULTURE

(Department of Agriculture)

(ICAR)

*New Delhi, the 7th February, 1961*

**S.O. 376.**—In pursuance of Sub-Section (f) of Section 4 of the Indian Oilseeds Committee Act, 1946 (9 of 1946), the Central Government hereby appoint Sarvashri Udesing Ramsing Pawar, Distt. Jalgaon and Prabhakar Rao Mujalgekar, District Nanded to be members of the Indian Central Oilseeds Committee for a period of three years with effect from 1st April, 1960.

[No. 8-25/60-Com. II.]

*New Delhi, the 9th February 1961*

**S.O. 377.**—In pursuance of the provisions of Rule 13(4) of the Indian Cotton Cess Rules, 1923, framed under Section 15 of the Indian Cotton Cess Act, 1923 (No. XIV of 1923), the Central Government hereby publish the audited accounts of 'Receipts and Expenditure' of the Indian Central Cotton Committee, Bombay, for the year ending 31st March, 1960, along with the Auditor's report.

The Audit of the accounts of the Indian Central Cotton Committee, Bombay, for the year 1959-60 was carried out from the 9th June, 1960 to the 27th August, 1960. The following remarks are offered:—

1. The following statements are appended to this report duly checked in audit.
  - (i) Statement of receipts and expenditure of the Indian Central Cotton Committee, Bombay for the year ended 31st March, 1960.
  - (ii) Statement of Provident Fund Account of the Committee as on the 31st March, 1960.

### 2. *Expenditure on the World Agriculture Fair*

The Government of India, Ministry of Food and Agriculture in their letter No. F. 39(6)/59 A.I(R), dated 12th September, 1959, sanctioned an expenditure of Rs. 42,550 in connection with the Committee's participation in the World Agriculture Fair to be held at New Delhi between December, 1959 to February, 1960. The management etc. of the Committee's stall was entrusted to the Indian Council of Agricultural Research, New Delhi, to whom a total amount of Rs. 47,550 was remitted. It was explained that out of this amount, a sum of Rs. 5,000 was remitted for preparation of various exhibits, charts, etc. of a permanent nature and did not form part of the actual expenditure on the exhibition.

The accounts (with vouchers) of the entire amount of Rs. 47,550 have not, however, yet been rendered by the Indian Council of Agricultural Research, and the same may please be expedited, and shown to audit on the next occasion.

The Committee also incurred an expenditure of about Rs. 2,000 on the office staff deputed to Delhi in connection with the exhibition. Since this has exceeded in overall limit of Rs. 42,550 it would appear that the excess expenditure is required to be regularised with the sanction of Government though the Committee



contents that the expenditure was incurred towards the discharge of the normal function of the publicity branch of the Committee.

### 3. *Printing of Publication by the Committee and the D.T.L.*

Various publications are got printed every year both by the Secretary of Indian Central Cotton Committee and the Director of the Technological Laboratory. The procedure followed by each one in this connection is however not exactly the same. In the case of the committee's publications, quotations are invited on an annual basis for printing and binding, and the requisite paper is supplied by the Committee who make their own arrangements for the purchase thereof. In the case of the Laboratory, quotations are called for by the Director of the Technological Laboratory independently on every occasion and are required to be composite, i.e. inclusive of the printing paper. As the Committee is also the Administrative Authority over the Director of the Technological Laboratory it would be advisable if combined quotations are called for (i) for printing and binding and (ii) for printing paper for both the offices together, after ascertaining the individual requirements in advance and pooling the same before the quotations are invited.

Such a step will not only ensure a uniformity in procedure will also result in some economy in expenditure as a result of bulk orders.

### 4. *Stock Account of Paper*

From the stock register of paper it is seen that various types of paper is purchased and then issued to the printing presses for printing the Committee's publications. No acknowledgements are, however, received from the presses for receipt of the paper supplied. The acknowledgements for the supply are essential as the paper has money value and the press can be forced to pay it back in case of loss, damage etc. The requisite acknowledgements may, therefore, please be obtained in future.

### 5. *Printing of 'Cotton Atlas'*

An expenditure upto Rs. 7,000 was sanctioned by the S.F.S.C. on 20th April, 1959, for printing "Cotton Atlas". For execution of the job, quotations were called for from eight printing presses. Only three of them, viz. M/s New Jack Printing Press, R.M.D.C. Press and the Examiner Press forwarded their quotations. The lowest quotation of the New Jack Printing Press was not accepted as they had not the required type. The second lowest quotation of the R.M.D.C. Press was accepted on 30th June, 1959 and that press was supplied with the manuscript for execution of the job.

Subsequently a decision was taken to bind the publication in card board-cloth cover instead of in the ordinary paper cover as originally planned. Fresh quotations for this job alone were called on 14th July, 1959, from the three presses mentioned above. This time again the quotation of the New Jack's was the lowest and R.M.D.C. press the second lowest. The latter press was then requested to accept the rates quoted by the former. The R.M.D.C. Press did not agree and returned the manuscript without doing any printing work. No reasons were forthcoming for refusal of the press to execute the printing job.

II. In this connection, the following comments are offered:—

Para 19 of the G.F. Rs. Vol. I envisages drawing up of a formal contract between the intender and the supplier for the execution of a job. As per sub-para (viii) and (ix) of para 19 of G.F. Rs. Vol. I no order for supplies etc. should be placed without at least a written agreement as to the price and provision must be made in contracts for safeguarding Government property entrusted to a contractor. Further under para 276 *ibid*, a contractor is required to give security for the due fulfilment of the contract, and suitable provisions regarding security should be incorporated in the agreement.

No security deposit was however called for at any stage; a written communication to the press mentioning that the work was entrusted to them as per their quotations, was not issued; no written agreement was called for and an acknowledgement for the handing over of the manuscript was not obtained. Thus at no stage the interests of the committee were safeguarded.

It was explained that the Committee found it difficult to obtain the security deposit or to execute an agreement in the case of orders for printing. If this be the case, the matter may please be brought to the notice of Government for their orders.

III. The cost of printing 'Cotton Atlas' taking into account the cost of paper supplied to the Press worked out to Rs. 8,216.40 as against the amount of Rs. 7,000 sanctioned by the S.F.S.C. The excess expenditure incurred may now please be brought to the notice of the S.F.S.C. for regularisation.

#### 6. *Printing of Cotton Monograph*

I. The Standing Finance Sub-Committee approved on 7th April, 1958 for printing thousand copies of the Monograph on Cotton. Accordingly quotations were called for, from seven printing presses to print Vol. I in the first instance and the other seven volumes of the same publications during 1959-60. The rates were to hold good for the remaining volumes also. Only five presses forwarded their quotations. The quotation of the Associated Advertisers and Printers, Bombay was the lowest. This press was however, asked to reduce the rates in respect of certain items as they were higher than those of the Examiner Press whose quotations were the second lowest. As the former press did not agree to this reduction, the Examiner Press was requested to reduce the rates of those items of the tender which were higher than those of the Associated Advertisers and Printers, Bombay. The Press agreed to do this and the Committee in its letter, dated 6th January, 1959 to the Examiner Press communicated its acceptance of the tenders.

Subsequently as the Indian Council of Agricultural Research offered its services for the sale of the Cotton Monograph it was decided to print 3000 instead of 1000 copies of the monograph. Examiner Press was therefore informed that it should print 3000 copies of the Monograph at the rates offered by the Press for printing a similar type of I.C.A.R.'s publication entitled "Cynophya" which was under print except that the quotation for binding would be in accordance with the original quotation of the press on the basis of 1000 copies. As this was agreed to by the Press the final acceptance of the quotation was communicated to the Press in the Committee's letter, dated 1st July, 1959.

II. In this connection the following comments are offered.

- (a) The first volume was proposed to be printed before the half yearly meeting of the Committee to be held in September 1959. However, the press printed the first volume only by the end of January, 1960. When the manuscript of the second volume was sent to the Press on 25th January, 1960 the press refused to print the same on the ground that the second volume would not be completed during 1959-60 for which period alone the rates for printing for all the volumes held good. It therefore, refused to accept the printing of Vol. II at the same rate at which Volume I was printed.

It was explained to Audit in this connection that the Committee could not give the remaining manuscripts for printing as some of the articles had not been received from the contributors concerned. The delay in sending the remaining three volumes to the Press has ultimately resulted in the refusal of the Press to print these volumes which is brought to the notice of Government. Failure of the press to print the remaining volumes compelled the Committee to call for fresh quotations to complete the work.

- (b) The S.F.S.C. had decided that the printing of the 3000 copies of Cotton Monograph should be at the same rates at which a similar Publication of the I.C.A.R. viz. "Cynophya" was printed. It was, however, observed that the binding rate per copy by cotton Monograph was accepted as Rs. 2.70 as against only Rs. 2.20 per copy for "Cynophya" publication. The acceptance of the higher binding rate was not brought to the notice of the S.F.S.C. The extra expenditure on this account which works out to Rs. 1,500 may now be got regularised with the sanction of the S.F.S.C.

III. With the refusal of the Examiner Press to print other volumes of the monographs at the same rate at which volume I was printed, fresh quotations were called for. The work was then given to the Examiner Press after certain negotiations which were however higher than the original rates. The specific sanction of the S.F.S.C. is however necessary for entrusting the work at the higher rates than those at which Vol. I was printed.

IV. The specifications mentioned in the Committee's letter dated 3rd October, 1958, calling for quotations were not the same as agreed to by the I.C.A.R. for their publication. In future, it may please be noted that for comparison the specifications to be drawn should be identical.

### 7. Purchase of I.P.P. Snowflake Offset paper for cotton Monograph

(a) 204 Reams of I.P.P. snowflake offset paper (100 per cent wood pulp) worth Rs. 26,963 were purchased in April 1959 from the sole Agent I.P.P. Pulp Company at the rate of Rs. 1.42 per lb. less  $1\frac{1}{2}$  per cent discount F.O.R. Wadi Bunder. No tenders were invited before making the purchase. It was explained that purchases were made from the sole Agent of I.P.P. Company on wholesale rates less  $1\frac{1}{2}$  per cent discount (F.O.R. Wadi Bunder) and that the decision to purchase the paper from this firm was taken in consultation with the Publicity Division of the I.C.A.R. Subsequently the Committee decided to purchase additional quantity of this paper in view of the sanction accorded by the Committee to print additional 2,000 copies of the monograph. On this occasion, however, instead of placing order with the I.P.P. Company, as per the earlier decision quotations were called for from local merchants including the I.P.P. Company, on 26th May, 1959, as the audit objected to the making of purchase made in April, 1959 from I.P.P. Company without calling for quotations. The rate quoted by M/s. Jitendra Company, for the same quality of paper was the lowest (i.e. Rs. 125.5 per ream, free delivery). It would therefore, appear that purchase of the 204 reams in April 1959 from the whole sale agents was not competitive. Failure to call for quotations in regard to the purchase of I.P.P. paper worth Rs. 26,963 which was done in consultation with I.C.A.R. may, therefore, please be brought to the notice of the Ministry for regularization.

(b) The rate quoted by I.P.P. Company, for supply of the I.P.P. snowflake paper as stated in their letter dated 8th February, 1959 was Rs. 1.42 per lb. inclusive of excise duty less  $1\frac{1}{2}$  per cent discount, when quotations were again called for by the Committee for supply of this paper in May 1959 the suppliers were specifically asked to quote the rate per lb. and other charges if any. In reply to this enquiry also, the I.P.P. Company offered the same rate as above i.e. Rs. 1.42 per lb. inclusive of excise duty less  $1\frac{1}{2}$  per cent discount. It would therefore, appear that this rate includes S.T.&G.T. unless otherwise specifically stated. It is however seen that the firm was paid sales tax and general tax amounting to Rs. 1,284.01 on purchase of 204 reams made in April and May, 1959. It would, however, appear that these taxes were not payable and therefore the payment has to be recovered under advice.

### 8. Sale of Committee's publications at New Delhi

The Committee has made arrangements for sale of their priced publications through the Business Manager, I.C.A.R., New Delhi. In this connection the following comments are offered:—

(a) The manager is in possession of the Committee's publications worth over Rs. 20,000 partly supplied in 1959-60 and partly in the subsequent year. He has, however, so far neither furnished any account of sales nor remitted any money on this account. The Committee, therefore, should take immediate steps to obtain the relevant accounts for the entire period and also to obtain the remittance for the sales effected less expenses to date.

(b) The Committee on their own have also not maintained a detailed account showing the publications supplied, amount due from the business manager, amount received etc. The Committee has since promised to do the needful. As soon as a proper account has been drawn up, the exact amount due from the party as on date may please be worked and remittance insisted upon.

(c) The Business Manager may also please be required to render in future a detailed monthly account of sales and the balances of various publications on hand and also to remit the amount due to the committee. The accounts so rendered may also please be reconciled with the accounts maintained by the Committee.

### 9. Accounts of Schemes

(a) During the year 1959-60, 68 Schemes were functioning under the Committee. In accordance with the instructions contained in the Secretary's circular letter No. A. 1051, dated 25th April 1960, the Schemes were supplied with forms of annual returns prescribed under rule 15 of the Indian Cotton Cess Rules pertaining to the grants for the year ended 31st March, 1960 for completion and return before 31st May, 1960. By the end of July, 1960 returns in respect of 26 Schemes only were received. Out of this unspent balances, or excess expenditure incurred in respect of 9 Schemes have been adjusted as shown in statement 'A' attached. The prescribed statements may now be obtained very early in respect of

other Schemes for which grants have been paid to ensure that the progress made in respect of each scheme is commensurate with the expenditure incurred. Action may also please be taken to adjust the unspent balances or excess expenditure incurred by the Schemes. Similar action may also be taken in respect of Schemes functioning during 1958-59, if action in respect of any such scheme has not been finalised.

(b) During the year 1959-60 Six Schemes were terminated as indicated in statement 'B' attached. As the returns in respect of these schemes for 1959-60 have not yet been received, the cash on hand with these schemes could not be ascertained. It is, therefore, requested that necessary steps may please be taken to ascertain the cash on hand on termination of the Schemes as also to dispose of the assets acquired out of the Committees funds and belonging to the Committee. Similar action may also be taken in respect of schemes closed in 1958-59, if not already taken.

(c) In regard to the Scheme for multiplication and distribution of Jayadhar and Laxmi cotton in the Mysore State (seed scheme) an expenditure of Rs. 133.01 was actually incurred during 1959-60 whereas there was no grant sanctioned for this scheme for 1959-60. The amount represents provident fund receipts for 1956-57 but adjusted subsequently owing to the delay in receipt of intimation from the Director of Agriculture from whom the amount is yet to be recovered. Early action may please be taken to effect the recovery from the Director of Agriculture under intimation to audit.

10. An amount of Rs. 4880 (Rs. four thousand eight hundred and eighty only) may please be paid to the credit of the Central Government under the head 'XLVI-Misc. Fees for Government Audit General' as audit fees for the year 1959-60 and a copy of the chalan forwarded to this office for information and record.

11. An audit note containing some minor remarks which could not be settled on the spot is being sent direct to the Secretary, Indian Central Cotton Committee, Bombay, for necessary action.

SEC. 3(ii)) THE GAZETTE OF INDIA: FEBRUARY 18, 1961/MAGHA 29, 1882

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RECEIPTS		PAYMENTS	
	Cotton Cess	Cotton Fund	
	Rs.	Rs.	
Opening Balance as on 1st April, 1959 .	42,28,902.56	1,43,417.84	Administration of the Committee :—
Receipts under Section 12 of the Indian Cotton Cess Act, 1923 . . . .	12,34,568.03		(Including improvement of cotton marketing, printing, publicity and distribution and travelling allowance of non-official members) .
Cotton Fund Receipts . . . .		11,00,000.00	Statistical Research . . . .
Interest on Securities . . . .	74,723.46		Agricultural Research Grants-in-aid . . . .
Other Receipts :—			Research Schemes . . . .
Sale of cotton, sale of publications, fees for tests, subscription to and sale of Indian Cotton Growing Review, miscellaneous receipts, house rent recovery from Secretary, Indian Central Cotton Committee, leave salary and Provident Fund contributions recovered on behalf of Committee's employees on foreign service and profit on maturity of securities . . . .	51,275.21		Seed multiplication and extension schemes . . . .
			Marketing Schemes . . . .
			Technological Research . . . .
			Research Studentships . . . .
			Project for intensification of regional research on Cotton Oilseeds and Millets . . . .
			Closing Balance . . . .
Suspense Receipts :—			
1. Deposits from trainees at Technological Laboratory (refundable) . .	135.00		
2. Advance receipts for the supply of Model Gins, Ginning Percentage Balance, etc. . . . .	6,892.50		

RECEIPTS		PAYMENTS	
	Cotton Cess	Cotton Fund	
	Rs.	Rs.	
3. Commercial Grading Scheme at Technological Laboratory—Deposit for expenditure	300.00	7,327.50	
TOTAL	55,96,796.76	12,43,417.84	TOTAL
			55,96,796.76 12,43,417.84

Sd/- B. L. SETHI  
Secretary,  
Indian Central Cotton Committee.

Sd/- T. T. PAULOSE  
Assistant Secretary,  
Indian Central Cotton Committee.

Certified that the total expenditure incurred and receipts received by the Indian Central Cotton Committee, Bombay, a Body Corporate established under the Indian Cotton Cess Act, 1923 and the Provident Fund Accounts maintained by the Secretary, Indian Central Cotton Committee, Bombay, for the year 1959-60 were checked and found to be in order subject to the remarks in the Audit Report.

Sd/-

Asstt. Accounts Officer,  
Outside Audit Department,  
Accountant General's Office,  
Maharashtra, Bombay.

# CASH AND OTHER BALANCES

	Face Value	Cost
	Rs.	Rs.
1. 3% Government of India Loan, 1964 . . . . .	8,00,000	8,00,000.00
2. 3% Government of India Loan, 1963-65 . . . . .	5,00,000	5,00,546.88
3. 3% Government of India Loan, 1966-68 . . . . .	4,50,000	4,53,234.37
4. 3% Bombay Government Development Loan, 1962 . . . . .	6,00,000	5,95,593.75
	<hr/>	<hr/>
	23,50,000	23,49,375.00
Balance in the Personal Ledger Account with the Reserve Bank of India, Bombay, as on the 31st March, 1960, as per Cash Journal . . . . .		17,12,219.72
<i>Impress :</i>		
1. Secretary's Office . . . . .	750.00	
2. Technological Laboratory . . . . .	1,000.00	
3. Director of Agriculture, Sind . . . . .	510.00	
4. Cotton Research Botanist, Lyallpur . . . . .	150.00	
	<hr/>	<hr/>
Suspense Account (recoverable) . . . . .		2,140.00
		1,86,633.71
		<hr/>
TOTAL . . . . .		42,50,638.43

INDIAN CENTRAL COTTON COMMITTEE

*Provident Fund Account on 31st March, 1960*

RECEIPTS		PAYMENTS	
	Rs. nP.	Rs. nP.	Rs. nP.
Opening Balance as on 1st April, 1959 .			13,00,774·94
Subscribers' contributions . . . . .		45,284·97	
Add :—Recoveries against advances . . . . .		16,474·00	
		61,758·97	
Less :—Refunds to subscribers who have resigned . . . . .	1,06,595·78		
Advance to subscribers . . . . .	21,249·00	1,27,844·78	—66,085·81
Committee's contributions received from the Indian Central Cotton Committee . . . . .		45,217·80	
Less :—Payments made to subscribers who have resigned including transfer to Lapse and Forfeiture A/c for contribution disallowed . . . . .		1,10,077·11	—64,859·31
Interest received during the year . . . . .		15,824·22	
Less :—Interest paid during the year to subscribers who have resigned . . . . .	888·67		
Income-tax paid on interest . . . . .	297·60		
Bank's commission etc. for collection of interest . . . . .	84·49	1,270·76	
Lapse and Forfeiture Account . . . . .			14,553·46
Investment Fluctuation Account . . . . .			583·49
			1,058·00
TOTAL . . . . .			11,86,024·77

Sd/-. B. L. SETHI  
Secretary,  
Indian Central Cotton Committee.

Sd/- T. T. Paulose  
Assistant Secretary,  
Indian Central Cotton Committee.



## STATEMENT 'A'

*List of Schemes whose Annual Return for 1959-60 have been received*

**Bombay State.**

- (i) Cotton Wilt Breeding Scheme, Poona.
- (ii) Scheme for cultivation of hybrid cotton in four districts of North Gujarat.
- (iii) Scheme for improvement of cotton in Aurangabad and Bhir Districts.
- (iv) Scheme for study of agronomy of long staple American cotton in Bombay State.
- (v) Scheme for improvement of arborum cotton at Amroli.
- (vi) Scheme for improvement of cotton in Parbhani District.
- (vii) Scheme for evolving root-rot resistant types of cotton in Bombay State.
- (viii) Multiplication and Distribution of Kalyan Cotton in Saurashtra.
- (ix) Multiplication and Distribution of Kalyan Cotton Seeds in Kutch.
- (x) Multiplication and Distribution of 2294 (Daulat) Cotton seed in Parbhani District.
- (xi) Establishment of G.6. Cotton Seed Multiplication farms at Bhainsa and Nanded.
- (xii) Scheme to investigate the use of Endrine and other insecticides for control of important pests of cotton in Bombay State.

**Madras.**

- (i) Scheme for breeding unirrigated Cambodia cotton.
- (ii) Scheme for improvement of Tirunelveli and Karunganni cottons.
- (iii) Scheme for production of extra long staple cotton of 1-3/16".
- (iv) Scheme for multiplication and distribution of Madras Uganda-1, Cotton seeds in winter area in Madras State.
- (v) Scheme for multiplication and distribution of K 5 cotton seeds in Madras State.

**Mysore.**

- (i) Scheme for Cotton Physiological Research, Dharwar.
- (ii) Scheme for improvement of Kumta Cotton in Eastern Tracts of Bombay—Karnatak.
- (iii) Scheme for improvement of Laxmi Cotton at Gadak.
- (iv) Scheme for breeding extra long staple American cotton in Mysore State.
- (v) Scheme for multiplication and distribution of improved cotton seeds in Mysore State.
- (vi) Scheme for sewing date trials of Laxmi and Jayadhar Cottons in cultivators' fields in Dharwar and Gadak.
- (vii) Scheme for evolving extra long staple American cotton for cultivation under irrigation at Arbhavi.

**Rajasthan.**

- (i) Scheme for improvement of Cotton in Kotah/Bundi area in Rajasthan.

**Delhi**

- (i) Scheme on the Embryology of Indian Cotton species.

In respect of these Schemes unspent balances of excess expenditure incurred as the case may be have not been adjusted pending clarification of certain points raised by the Indian Central Cotton Committee.

## STATEMENT 'B'

**1. Assam.**

Scheme for improvement of Hill Cotton in Assam.

**2. Andhra Pradesh.**

Scheme for breeding Cambodia Cotton in Ceded Districts (Nandyal).

3. *Madras.*

Scheme for breeding of an early variety of cotton suitable for cultivation, as an off seasonal crop in rice fallows of Madras State.

4. *Mysore.*

Scheme for breeding Cambodia cotton in Siraguppa and Magari in Mysore State.

Scheme for breeding long staple American cotton in Mysore State.

5. *Punjab.*

Scheme for improvement of Cotton in South Eastern Districts.

[No. 1-5/61-Com. IV.]

AJUDHIA PRASADA, Under Secy.

## MINISTRY OF HEALTH

*New Delhi, the 8th February 1961*

**S.O. 378.**—In pursuance of Regulation No. 15 of the Dental Council of India Regulations for the Examination for qualifying a person registered in Part 'B' to register in Part 'A' of the Dentists Register maintained under the Dentists Act, 1948 (16 of 1948), it is hereby notified that the following candidate passed the (Supplementary) Examination No. I, conducted by the Dental Council of India, at the Dental College and Hospital, Lucknow, in January, 1961. The Roll number of the candidate is given in bracket against his name:—

Munna Lal Misra (1).

(S. BRATT, L.DSc., FICD)  
Secretary,  
Dental Council of India.

[No. F. 3-5/61-MIL.]

R. MURTHI, Under Secy.

## MINISTRY OF TRANSPORT AND COMMUNICATIONS

(Department of Transport)

MERCHANT SHIPPING

*New Delhi, the 9th February 1961*

**S.O. 379.**—In exercise of the powers conferred by section 63 of the Merchant Shipping Act, 1958 (44 of 1958), as applied to sailing vessels by the notification of the Government of India in the Ministry of Transport and Communications No. S.O. 3140, dated the 17th December 1960, the Central Government hereby declares that the proper National Colours for sailing vessels registered under the said Act shall be a Red Ensign consisting of a red flag with a length one and a half times the width and with the national flag of India superimposed in the top quarter next to the staff.

[No. 30-ML(1)/60.]

**S.O. 380.**—In exercise of the powers conferred by sub-section (1) of section 63 of the Merchant Shipping Act, 1958 (44 of 1958), and in supersession of all previous orders on the subject, the Central Government hereby declares that the proper national colours for ships specified in column (2) of the table annexed hereto shall be those specified against them in column (3) of that table in the circumstances and subject to the conditions, if any, specified in the corresponding entries in column (4) of the said table.

TABLE

Sl. No.	Ships	Proper National Colours	Circumstances and conditions, if any.
(1)	(2)	(3)	(4)
1	Ships which are registered under the Merchant Shipping Act, 1958 and which do not fall under S. Nos. 3, 4 and 5.	Red Ensign	
2	Ships which are not registered under the Merchant Shipping Act, 1958 and which do not fall under S. Nos. 3, 4 and 5 and which are owned by a body corporate established by or under any law for the time being in force in India or by a citizen of India.	Red Ensign	
3	Ships (whether registered under the Merchant Shipping Act, 1958 or not) belonging to :—		
	(a) The Ministry of Transport and Communications of the Central Government and used as Training Ships.	Blue Ensign defaced by the Ashoka Chakra superimposed over the shanks of an anchor in a vertical position.	
	(b) The Department of Lighthouses & Lightships of the Central Government.	Blue Ensign defaced by a lighthouse in a vertical position with two white light beams emanating horizontally from the beacon.	
	(c) Statutory Port Trusts.	Blue Ensign defaced by the badge of office of the Port Trust or Port Administration concerned.	
	(d) Port Authorities other than statutory Port Trusts.	Blue Ensign defaced by badge of the port or of the State Government which administers the port.	
	(e) The Central Government or a State Government.	Blue Ensign defaced by an appropriate badge of office as may be specifically prescribed in this behalf by the Central Government.	
	(f) Ships belonging to the Sea Cadet Corps and exclusively in its service.	Blue Ensign defaced by a badge prescribed in the warrant of the Chief of the Naval Staff.	If authorised by a warrant of the Chief of the Naval Staff.
4	Indian Merchant Ships in receipt of the Ministry of Defence subvention and exclusively in their service.	Blue Ensign defaced by a badge prescribed in the warrant of the Chief of the Naval Staff.	(i) if authorised by a warrant of the Chief of the Naval Staff.  (ii) Application for permission shall be made directly to the Chief of the Naval Staff.

(1)	(2)	(3)	(4)
5	Indian Merchant Ships registered in India or if not registered owned by a body corporate established by or under any law for the time being in force in India or by a citizen of India, which fulfil the conditions prescribed in column (4).	Blue Ensign.	<p>(i) The Officer Commanding of the ships shall be an officer of the Indian Naval Reserve.</p> <p>(ii) The crew shall include such number of officers and men of the Indian Naval Reserve including officers in the emergency or retired list of the Indian Navy as may be specified by the Chief of the Naval Staff.</p> <p>(iii) The Officer Commanding shall have provided himself with a warrant of the Chief of the Naval Staff and the fact shall be noted in the ship's Articles of Agreement.</p> <p>(iv) The ship shall be subject to inspection by an officer not below the rank of Lieutenant deputed for the purpose by a Captain of the Indian Navy Ship.</p> <p>(v) Application for permission to wear Blue Ensign shall be made by the owner of the ship to the Chief of the Naval Staff through the Director General of Shipping, Bombay.</p>

2. In this notification—

- (a) "Red Ensign" means a red flag with a length one and one half times the width and with the national flag of India superimposed in the top quarter next to the staff;
- (b) "Blue Ensign" means a royal blue flag with a length one and one half times the width and with the national flag of India superimposed in the top quarter next to the staff;
- (c) "defaced" means defaced in light golden colour in the centre of the fly (i.e. the half of the flag farthest away from the mast) of the ensign not exceeding in dimension that of a circle whose diameter is  $\frac{13}{30}$ th of the width of the flag.

[No. 30-ML(1)/60.]

N. U. RAVAL, Under Secy.

(Department of Transport)

(Transport Wing)

PORTS

New Delhi, the 9th February 1961

**S.O. 381.**—In exercise of the powers conferred by section 7 of the Bombay Port Trust Act, 1879 (Bombay Act 6 of 1879), the Central Government hereby

appoints Shri S. K. Venkatachalam, Senior Deputy Director General of Shipping Bombay, as a Trustee of the Port of Bombay in place of Shri C. P. Srivastava.

[No. 8-PG(1)/61.]

M. V. NILAKANTA AYYAR, Under Secy.

(P. & T. Board)

*New Delhi, the 7th February 1961*

**S.O. 382.**—In pursuance of para (a) of Section III of Rule 434 of Indian Telegraph Rules, 1951, as introduced by S.O. 627, dated 8th March 1960 the Central Government hereby specifies the 1st day of March, 1961 as the date on which the measured rate system will be introduced in Aligarh Telephone System.

[No. 11-8/60-PHC.]

Sd./-Illegible, Director of Phones(E).

### MINISTRY OF WORKS, HOUSING AND SUPPLY

*New Delhi, the 9th February 1961*

**S.O. 383.**—In exercise of the powers conferred by section 3 of the Public Premises (Eviction of Unauthorised Occupants) Act, 1958 (32 of 1958), the Central Government hereby appoints the officers mentioned in column 1 of the table below, being gazetted officers of Government, to be estate Officers for the purposes of the said Act who shall exercise the powers conferred, and perform the duties imposed, on estate officers by or under the said Act within the local limits of their respective jurisdiction in respect of the public premises specified in the corresponding entries in column 2 of the said table.

THE TABLE

Designation of Officers	Categories of public premises and local limits of jurisdiction.
I	2
1. The Deputy Commissioner, Mahasu District, Kasumpti.	Premises under his administrative control.
2. The Deputy Commissioner, Mandi District, Mandi.	Premises under his administrative control.
3. The Deputy Commissioner, Bilaspur District, Bilaspur.	Premises under his administrative control.
4. The Deputy Commissioner, Chamba District, Chamba.	Premises under his administrative control.
5. The Deputy Commissioner, Sirmur, District Nahan.	Premises under his administrative control.
6. The Deputy Commissioner, Kinnaur District, Kalpa (Chini).	Premises under his administrative control.
7. The principal, Extension Education Institute, Nilokheri.	Premises under his administrative control.

[No. 14/3/60-Acc.]

D. R. MITAL, Under Secy.

### MINISTRY OF IRRIGATION AND POWER

*New Delhi, the 8th February 1961*

**S.O. 384.**—In exercise of the powers conferred by clause (a) of sub-section (4) of Section 68 of the Bombay Re-organisation Act, 1960 (11 of 1960), the Central

Government hereby makes the following amendment in the Order of the Government of India, Ministry of Irrigation and Power, No. EL-II-1(22)/60, dated the 13th July, 1960, namely:

In the said notification, after the word 'shall', the words 'with effect from the date of its constitution' shall be inserted and shall be deemed always to have been inserted.

[No. EL-II-1(22)/60.]

K. G. R. IYER, Dy. Secy.

## MINISTRY OF REHABILITATION

*New Delhi, the 8th February 1961*

**S.O. 385.**—Whereas the Central Government is of the opinion that it is necessary to acquire the evacuee properties specified in the Schedule hereto annexed in the State of Punjab for a public purpose being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such person.

Now, therefore, in exercise of the powers conferred by Section 12 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), is notified that the Central Government has decided to acquire, and hereby acquires the evacuee properties specified in the Schedule hereto annexed.

### THE SCHEDULE

All properties in the State of Punjab which have vested in the Custodian under section 11 of the Evacuee Interest (Separation) Act, 1951, as a result of adjudication by the Competent Officer under the provisions of the said Act from 1st October, 1960 to 31st December, 1960, and in respect of which no appeals have been filed and if filed, have been rejected by the Appellate Officer (Officers) concerned.

[No. 16(15)/58-Prop.II-Comp.]

I. N. CHIB, Dy. Secy.

## MINISTRY OF LABOUR & EMPLOYMENT

*New Delhi, the 9th February 1961*

**S.O. 386.**—In exercise of the powers conferred by Section 8 of the Coal Mines Labour Welfare Fund Act, 1947 (32 of 1947) read with rule 3 of the Coal Mines Labour Welfare Fund Rules, 1949, and in supersession of the notification of the Government of India in the Ministry of Labour and Employment No. SRO. 3286 dated the 8th October, 1957, as subsequently amended the Central Government hereby constitutes an Advisory Committee consisting of the following members, namely:—

1. The Secretary to the Government of India Ministry of Labour and Employment, who is hereby appointed as. — *Chairman*

*Vice-Chairman*

2. The Coal Mines Welfare Commissioner.
3. The Chief Inspector of Mines.

*Nominated by the Government of West Bengal.*

4. The Commissioner, Burdwan Division, West Bengal.

*Nominated by the Government of Bihar.*

5. The Commissioner Chotanagpur Division, Bihar.

*Nominated by the Government of Madhya Pradesh.*

6. The Labour Commissioner, Madhya Pradesh.

*Nominated by the Indian Mining Association.*

7. Shri R. H. Wright.
8. Shri R. Lall.

*Nominated to represent Government Collieries.*

9. Shri J. G. Kumaramangalam.

*Nominated by the Indian Mining Federation.*

10. Shri N. B. Lall Singha.

*Nominated by the Indian Colliery Owners Association.*

11. Shri Arjun Agarwalla.

*Nominated by the Madhya Pradesh Mining Association.*

12. Dr. M. S. Katre.

*Nominated by the Central Government to represent the interests of workmen employed in coal mines.*

13. Shri Chinmoy Mukherjee.

14. Shri B. N. Tewari.

15. Shri S. Dasgupta.

16. Shri Bindeshwari Dubey.

17. Shri R. L. Malaviya.

18. Shri B. P. Jha.

*Nominated on the recommendation of the Indian Mine Managers Association.*

19. Shri D. N. Vashisht.

*Nominated on the recommendation of the National Association of Colliery Managers.*

20. Shri T. C. Anand.

21. Dr. (Smt.) Seeta Parmanand.

[No. 3/16/60 MII.]

A. P. VEERA RAGHAVAN, Under Secy.

*New Delhi, the 9th February 1961*

**S.O. 387.**—In pursuance of paragraph 3 of the Coal Mines Provident Fund Scheme, the Central Government hereby nominates Shri Birbal, I.A.S., Commissioner of Labour, Madhya Pradesh, to the Board of Trustees and makes the following further amendment in the notification of the Government of India in the late Ministry of Labour No. S.R.O. 2227, dated the 5th October, 1955, namely:—

In the said notification, for the entry "(6). Shri W. V. Oak, I.A.S., Commissioner of Labour, Madhya Pradesh, Indore", the entry "(6) Shri Birbal, I.A.S., Commissioner of Labour, Madhya Pradesh, Indore" shall be substituted.

[No. 4.(35)58/PFI.]

**S.O. 388.**—The following draft of a scheme further to amend the Vizagapatam Dock Workers (Regulation of Employment) Scheme, 1959 which the Central Government proposes to make in exercise of the powers conferred by sub-section (1) of section 4 of the Dock Workers (Regulation of Employment) Act, 1948 (9 of 1948), is published as required by the said sub-section for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 15th March 1961.

Any objections or suggestions which may be received from any person with respect to the said draft, before the date so specified will be taken into consideration by the Central Government.

#### *Draft Amendment*

1. This Scheme may be called the Vizagapatam Dock Workers (Regulation of Employment) Amendment Scheme, 1961.

2. In the Vizagapatam Dock Workers (Regulation of Employment) Scheme, 1959, in sub-clause (1) of clause 51, in the second sentence, the following words shall be added at the end, namely:—

"and the amount payable by way of such levy shall not be less than such amount as the Board may fix as the minimum payable by every registered employer."

[No. 174(8)/59-Fac.]

**S.O. 389.**—The following draft of a scheme further to amend the Cochin Dock Workers (Regulation of Employment) Scheme, 1959, which the Central Government proposes to make in exercise of the powers conferred by sub-section (1) of section 4 of the Dock Workers (Regulation of Employment) Act, 1948 (9 of 1948), is published as required by the said sub-section for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 13th March, 1961.

Any objections or suggestions which may be received from any person with respect to the said draft before the date so specified will be taken into consideration by the Central Government.

#### *Draft Amendment*

1. This Scheme may be called the Cochin Dock Workers (Regulation of Employment) Amendment Scheme, 1961.

2. In the Cochin Dock Workers (Regulation of Employment) Scheme, 1959, in sub-clause (1) of clause 52, in the second sentence, the following words shall be added at the end, namely:—

“and the amount payable by way of such levy shall not be less than such amount as the Board may fix as the minimum payable by every registered employer.”

[No. 174(8)/59-Fac.]

*New Delhi, the 10th February 1961*

**S.O. 390.**—Whereas immediately before the Employees' Provident Funds Act, 1952 (19 of 1952), became applicable with effect from the 1st October, 1956, to the factory known as Messrs Raptakos, Brett and Company Private Limited, 253—Dr. Annie Besant Road, Worli, Bombay-18, there was in existence a provident fund common to the employees employed in the factory, to which the said Act applies and the employees in their other establishments specified in the Schedule hereto annexed;

Now, therefore, in exercise of the powers conferred by section 3 of the said Act, the Central Government hereby directs that the provisions of that Act shall also apply to the said other establishments.

#### **SCHEDULE**

1. Messrs Raptakos, Brett and Company Private Limited, 13-A, Government Place (East), Calcutta-1.

2. Messrs Raptakos, Brett and Company Private Limited, 4-B, Faiz Bazar, Daryaganj, Delhi-7.

3. Messrs Raptakos, Brett and Company Private Limited, 27/39, Velacheri Road, Guindy, Madras-16.

[No. PF.II-7(20)/60.]

**S.O. 391/PWA/Sec.7/Exp.II/1960.**—In pursuance of Explanation II to sub-section (1) of section 7 of the Payment of Wages Act, 1936 (4 of 1936), read with section 24 of the said Act, and in supersession of the notification of the Government of India in the Ministry of Labour and Employment No. S.O. 517, dated the 5th April 1958, the Central Government hereby specifies the requirements to which any rules framed by an employer in relation to his employees employed in railways, mines and oil-fields for the imposition of any of the following penalties shall conform, namely:—

All such rules shall provide that—

(1) the penalty of reduction to a lower post or time-scale or to a lower stage in a time-scale shall be imposed only after an inquiry, held as far as may be, in the manner hereinafter provided—

(i) definite charges shall be framed and served, in writing, on the person concerned who will be required to submit, within such time as may be specified, a written statement and also to state whether he desires to be heard in person;

(ii) for the purpose of preparation of his defence the person concerned shall be permitted to inspect and to take extracts from such records as he may specify provided that such permission may be refused if, for reasons to be recorded in writing, such records are not relevant for the purpose.



- (iii) the charges as are not admitted shall be inquired into;
- (iv) the person concerned may present his case with the assistance of any other person approved by the inquiring authority;
- (v) such documentary evidence, as may be necessary shall be considered, oral evidence as may be relevant or material shall be taken and cross examination shall be permitted;
- (vi) the report of the inquiry and the findings on each of the charges with reasons therefor shall be prepared;
- (vii) the report of the inquiry shall be considered and findings on each charge shall be recorded;
- (viii) the person concerned shall be supplied with the report and the findings;
- (ix) the person concerned shall be given a notice stating the action proposed to be taken and calling upon him to submit, within a specified time, such representation as he may wish to make against the proposed action; and
- (x) appropriate orders shall be passed and communicated to the person concerned in writing.

(2) the penalty of withholding of increment or promotion but excluding the penalty of stoppage of increment at an efficiency bar shall be imposed only after the person concerned has been informed in writing of the proposed action together with the allegations and given an opportunity to make any representation that he may wish to make.

(3) The person concerned is given a right of appeal against order imposing any of the penalties mentioned in (1) and (2) above.

[No. Fac.541/12/60.]

P. D. GAIHA, Under Secy.

New Delhi, the 14th February 1961

**S.O. 392.**—In exercise of the powers conferred by sub-section (3) of section 1 of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government hereby appoints the 19th February, 1961, as the date on which the provisions of Chapter IV (except sections 44 and 45 which have already been brought into force), Chapter V and Chapter VI (except sub-section (1) of section 76 and sections 77, 78, 79 and 81 which have already been brought into force) of the said Act shall come into force in the following areas of the State of Punjab namely:—

Serial No.	Village	Had Bast No.
1.	Sonepat . . . . .	174
2.	Garhi Brahmanan . . . . .	203
3.	Jamalpur Khurd . . . . .	204
4.	Kalupur . . . . .	205

in tehsil Sonepat, district Rohtak.

[No. F. 13(2)/61-HI.]

BALWANT SINGH, Under Secy.

# ORDER

New Delhi, the 8th February 1961

**S.O. 393.**—Whereas the Central Government is of opinion that an industrial dispute exists between Messrs Associated Cement Company Limited and their workmen employed in the Kotma Colliery in respect of the matters specified in the Schedule hereto annexed;

And whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Bombay, constituted under section 7A of the said Act.

#### SCHEDULE

Whether the Company was justified in terminating the services of Shri W.A. Walford, and if not, to what relief is he entitled?

[No. 2/16/61-LRJI.]

A. L. HANDA, Under Secy.

### MINISTRY OF INFORMATION AND BROADCASTING

*New Delhi, the 9th February 1961*

**S.O. 394.**—In exercise of the powers conferred by sub-rule (3) of rule 8 of the Cinematograph (Censorship) Rules, 1958 read with sub-rule (3) of rule 9 of the said Rules, the Central Government hereby reappoints, on the expiry of their present term, the following persons, after consultation with the Central Board of Film Censors, as members of the Advisory Panel of the Central Board of Film Censors at Madras with effect from 21st February, 1961.

1. Smt. A. V. Patro.
2. Smt. Visalakshi Narayanswamy.
3. Shri P. V. Chalapateswara Rao.
4. Shri C. H. Sibghathullah.

[No. 11/4/59-FC.]

S. PADMANABHAN, Under Secy.

### OFFICE OF THE ASSTT. COLLECTOR OF CENTRAL EXCISE & LAND CUSTOMS, GOA FRONTIER DIVISION, BELGAUM

#### NOTICES

*Belgaum, the 3rd February 1961*

**S.O. 395.**—Whereas it appears that the goods as mentioned in the undermentioned table seized in the vicinity of the Indo-Goa border were imported by land from Goa (Portuguese possession in India) in contravention of the Rules and Notifications as mentioned against each.

S. No.	Date & Place of seizure	By whom detected	Description of goods	Quantity	Rules contravened
21/61	7-11-60 Open Varrandah of shop of Shri S. N. Shanbhag, Bunder Rd., Kumta MH No. C/283.	Inspr., C. Ex., Kumta	Camphor Made in Hong-Kong	95 lbs.	Sec. 5(1) of the Land Customs Act 1924 & the Govt. of India, Ministry of Commerce & Industry Import Control Order No. 17/55 dated 7-12-55 issued under Section 3 & 4-A of the Import & Export Control Act 1947 & further deemed to have been issued under Sec. 19 of the Sea Customs Act 1878.

2. Now, therefore any person claiming the goods is hereby called upon to show cause to the Assistant Collector of Central Excise & Land Customs, Goa Frontier Division, Belgaum why the goods mentioned above should not be confiscated under Section 5(3) of the Land Customs Act 1924 read with Section 167(8) of the Sea Customs Act 1878 and why a penalty should not be imposed on him under Section 7(1)(c) of the Land Customs Act 1924 read with Section 167(8) of the Sea Customs Act 1878.

3. If such an owner fails to turn up to claim the above mentioned goods or to show cause against the action proposed to be taken within 30 days from the date of publication of this notice in the Government of India Gazette, the goods in question will be treated as unclaimed and the case will be decided accordingly.

[No. VIII(b) 10-21/61.]

**S.O. 396.**—Whereas it appears that the goods as mentioned in the undermentioned table seized in the vicinity of the Indo-Goa border were about to be exported by land to Goa (Portuguese possession in India) in contravention of the Rules and Notifications as mentioned against each.

S. No.	Date & Place of seizure	By whom seized	Description of goods	Quantity	Rules contravened
23/61	2-11-1960 Sati jungle, Banda.	Jamadar of C. Ex. & his staff, Banda Range.	Live-stock	5 bullocks 2 cows 1 calf.	Sec. 5(1) of the Land Customs Act 1924 and Govt. of India, Ministry of Commerce & Industry Export Control Order 1/54 dtd. 10-5-54 and 1/58 dated 1-5-1958] deemed to have been issued under Sec. 3 & 4-A of the Imports & Exports Control Act 1947 and further deemed to have been issued under Sec. 19 of the Sea Customs Act 1878.

2. Now, therefore any person claiming the goods is hereby called upon to show cause to the Assistant Collector of Central Excise & Land Customs, Goa Frontier Division, Belgaum why the above mentioned live-stock should not be confiscated under Section 5(3) of the Land Customs Act 1924 read with Section 167(8) of the Sea Customs Act 1878 and why a penalty should not be imposed on him under Section 7(1)(c) of the Land Customs Act 1924 read with Section 167(8) of the Sea Customs Act 1878.

3. If such an owner fails to turn up to claim the above mentioned live-stock or to show cause against the action proposed to be taken within 30 days from the date of publication of this notice in the Government of India Gazette, the live-stock in question will be treated as unclaimed and the case will be decided accordingly.

[No. VIII(b) 10-23/61.]

*Belgaum, the 7th February 1961*

**S.O. 397.**—Whereas it appears that the goods as mentioned in the undermentioned table seized in the vicinity of the Indo-Goa border were imported into

India by land from Goa (Portuguese possession in India) in contravention of the Rules and Notifications as mentioned against each.

S. No.	Date & Place of seizure	By whom seized	Description of goods	Quantity	Rules contravened
27/61	4-1-1961 at Baikhol Jetty, Karwar.	Inspr. C.E. F. S., Karwar	(i) Old smugglers Fine Scots whisky Btls. (ii) Do. (iii) Dry fish (iv) Rialto Brandy Bottles (Lisbo Portugal). (v) Old steel-trunk of bluish color. (vi) One old Wooden case. (vii) Empty gunny bags	18 18 75 pieces. 7   3	Sec. 5 (i) of the Land Customs Act 1924 & Govt. of India, Ministry of Commerce & Industry Import Control Order No. 17/55 dated 7-12-55 issued under Sec. 3 & 4-A of the Imports & Exports Control Act 1947 & further deemed to have been issued under Sec. 19 of the Sea Customs Act 1878.

2. Now, therefore, any person claiming the goods is hereby called upon to show cause to the Assistant Collector of Central Excise, L. Customs, Goa Frontier Division, Belgaum why the goods mentioned above should not be confiscated under Section 5(3) of the Land Customs Act 1924 read with Section 167(8) of the Sea Customs Act 1878 and why a penalty should not be imposed on him under Section 7(1)(c) of the Land Customs Act 1924 read with Section 167(8) of the Sea Customs Act 1878.

3. If such an owner fails to turn up to claim the above mentioned unclaimed goods or to show cause against the action proposed to be taken within 30 days from the date of publication of this notice in the Government of India Gazette the goods in question will be treated as unclaimed and the case will be decided accordingly.

[No. VIII(b)10-27/61.]

E. R. SRIKANTIA, Asstt. Collector.